IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

KRISTINA GERSZTEN,	
Plaintiff, v.	Civil Action No. 08-1280 Electronically Filed
UNIVERSITY OF PITTSBURGH CANCER INSTITUTE CANCER CENTERS,	
Defendant.	
VERDICT SLIP	
Did the Plaintiff, Dr. Kristina Gerszten, evidence that the Defendant, the Cancer Centers on the basis of her sex when it failed to renew or Agreement? Yes No	inlawfully discriminated against her
2. Did the Plaintiff, Dr. Kristina Gerszten evidence that the Cancer Centers unlawfully discrim of her sex when it failed to award her the St. Medical Director position that was awarded to Dr. Ry YesNo	inated against Plaintiff on the basis Margaret Hospital/Natrona Heights
3. Did the Plaintiff, Dr. Kristina Gerszten evidence that the Cancer Centers unlawfully discrin her sex when it failed to award her the St. Marga Physician position that was awarded to Dr. Heather	ninated against her on the basis of aret Hospital/Natrona Heights Staf
Yes No	

	Did the Plaintiff, Dr. Kristina Gerszten prove, by a preponderance of the lat the Cancer Centers unlawfully retaliated against her because she about sex discrimination, when it failed to renew or renegotiate her 2007 Agreement?
	Yes No
complained	Did the Plaintiff, Dr. Kristina Gerszten prove, by a preponderance of the at the Cancer Centers unlawfully retaliated against her because she of sex discrimination when it failed to award her the St. Margaret rona Heights Medical Director position that was awarded to Dr. Ryan
	Yes No
complained	Did the Plaintiff, Dr. Kristina Gerszten prove, by a preponderance of the at the Cancer Centers unlawfully retaliated against her because she of sex discrimination when it failed to award her the St. Margaret rona Heights Staff Physician position that was awarded to Dr. Heather
	Yes No
bailiff. If you	answered "No" to ALL of the above questions, please stop and notify the answered "Yes" to any one (1) or more of the above questions, please uestion No. 7.
7.	What are Plaintiff's total damages for compensatory damage including emotional distress, embarrassment, or humiliation (excluding back pay and front pay)?
	\$
8.	What are the Plaintiff's total back pay damages?
	\$·

9a.	What are Plaintiff's total front pay damages?	
	\$	
9b.	What are the number of years you believe plaintiff will continue to work after 2009?	
9c.	What are plaintiff's total front pay damages for 2010 alone?	
10.	What is the amount of total punitive damages? \$	
SO SAID I Dated:	BY ALL.	
Signed by	all jurors:	
Jury Forep	erson	